## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JOHN BERMAN,		) 3:13-cv-00365-RCJ-WGC
VS.	Plaintiff,	) ) <u>MINUTES OF THE COURT</u> )
KNIFE RIVE	ER CORPORATION,	) July 9, 2013
	Defendant.	) )
PRESENT:	THE HONORABLE WILLIAM	G. COBB, U.S. MAGISTRATE JUDGE
DEPUTY CI	LERK: KATIE LYNN OGDEN	N REPORTER: NONE APPEARING
COUNSEL F	FOR PLAINTIFF(S): NONE AP	PEARING
COUNSEL F	FOR DEFENDANT(S): NONE	APPEARING
MINUTE O	RDER IN CHAMBERS:	
Plaintiff's Cl which do not	arified/Revised Emergency Motion appear to have been served on op-	gency Motion to Quash Subpoena (Doc. #1) and on to Quash Subpoena (Doc. #4). Plaintiff's motions, pposing counsel (no certificate of service is attached al Rule 7-5 which reads, in pertinent part, as follows:
(b)	All <i>ex parte</i> motions, applications or request shall contain a statement showing good cause why the matter was submitted to the court without notice to all parties.  * * *	
(d)	Written request for judicial assisted be accompanied by an afficient	stance in resolving an emergency dispute shall davit setting forth:
	<ul><li>(1) The nature of the emergen</li><li>(2) The office addresses and taffected parties; and,</li></ul>	ncy; telephone numbers of movant and all
	(3) A statement of movant ce sincere effort to do so, movithout Court action. The other affected party was no	ertifying that, after personal consultation and ovant has been unable to resolve the matter e statement also must state when and how the otified of the motion or, if the other party was ot practicable to do so. * * *
Plaint	tiff's emergency motions (Docs.	# 1 and # 4) are therefore denied.
IT IS	SO ORDERED.	
		LANCE S. WILSON, CLERK
		By:/s/ Deputy Clerk
		Deputy Clerk